

Free Trade

MARSHALL COUNTY REPUBLICAN.

[VOLUME II.]

HOLLY SPRINGS, JULY 20, 1839.

[NUMBER 12.]

TERMS.—4 Dollars per annum, payable in advance; No subscription for less than one year, and no paper will be discontinued (except at the option of the publisher,) until all arrearages are paid. A failure to give notice of discontinuing the paper, will be considered a new engagement. ADVERTISEMENTS not exceeding a square (ten lines, or less) will be conspicuously inserted at the rate of one dollar for the first insertion, and fifty cents for every subsequent continuance. Longer advertisements in the same proportion. The number of insertions must be marked upon the MS. otherwise they will be continued until ordered out, and charged accordingly. ALL articles of a personal nature, will be charged for at double the rates of advertising. ALL political circulars, or public addresses for the benefit of individual persons or companies, will be charged as advertisements. Announcements of candidates, will be charged as advertisements. BILLS for advertisements and Job work, are considered due as soon as the work is done, and persons will be expected to pay the same whenever called upon. ON all letters and communications addressed to the publisher, the postage must be paid, or they will not be taken out of the office. FOR ANNOUNCING CANDIDATES.—\$10, for State Offices—\$5, for County Offices—Payable IN ADVANCE. SUBSCRIBERS at a distance may make remittances by Mail, at our risk.

PRINTED AND EDITED BY E. Percy Howe.

We are authorized to state that Felix H. Walker, Esq. of De Soto County, will serve, if elected Judge of the High Court of Errors and Appeals, for the Northern district, composed of the counties of Tishomingo, Tipton, Marshall, Desoto, Tunicola, Coahoma, Panola, Lafayette, Pontotoc, Itawamba, Monroe, Chickasaw, Yalobusha, and Tallahatchie Counties.

We are authorized to announce GORDEN TIA WAIT as a candidate for the office of Probate Clerk of Marshall county.

We are authorized to announce ROBERT H. BUCKNER, Esq. of Clinton, as a candidate for the office of Chancellor of the State, at the next Election: P. \$10

We are authorized to announce LEVI McCROSKEY, Esq. as a candidate for the Sheriffship of Marshall County. Printers fee \$5.

We are authorized to announce JAMES C. ALDERSON, Esq. as a candidate for the office of Clerk of the Circuit Court of Marshall County. Printers fee \$5.

We are authorized to announce Alexander T. Caruthers as a candidate for the Office of Clerk of the Circuit Court.

We are authorized to announce Col. THOMAS DAVIS Esq. as a candidate for Clerk of the Circuit Court of Marshall County. Printers fee 5 dollars.

PROSPECTUS OF THE VICKSBURG SENTINEL. BY JAMES HAGAN, EDITOR AND PROPRIETOR.

This paper has been in operation nearly two years and a half; and without the aid of party patronage, it has pressed its way to public favour.

Early foreseeing the desolating effects of our banking system on every species of industry in the State—commercial, agricultural, and mechanical—the Sentinel waged unrelenting war on its injustice, oppression and tyranny. Its defects have been exposed its selfishness and swindling denounced, and the whole machinery by which it deranged commerce, monopolized trade, and transferred the profits of labor to the pockets of a few penniless speculators, have been demonstrated to the satisfaction of the most casual observers. In assuming this bold position, the Sentinel has found the moneyed power of the country, wielded by an organized band of swindlers and speculators, violently arrayed against it. Controlling, as this band does, either directly or indirectly, a large portion of the press of the State, and stimulated as they are by avarice and the most degrading passions of human nature, the war has been carried on interminably. But reaction has just commenced; time, demonstration, and above all the workings of the vicious system, have conspired to arouse the people to a just sense of their danger. They have taken the alarm, and are preparing to co-operate in every measure calculated to prostrate that system of swindling by which the people of the State have been most shamefully plundered for the last two years.

To extend the usefulness of the Sentinel, and to increase the number of paying subscribers, this prospectus is issued.

The politics of the Sentinel are State Rights, as laid down in the Virginia and Kentucky Resolutions of '98 and '99; and approving most cordially the leading principles both of the State and Federal administrations, its energies will be strenuously devoted to the support of both. The bold stand taken by Governor M'Nutt against the issue of the irredeemable paper, and his lucid exposition of the evils of our banking system, entitle him to the support of all who prefer the prosperity of the great mass of the people to the interests of a few speculators and bank managers.

The policy of Mr Van Buren, in breaking off all connection between the Banks and State, it is believed will have the most salutary effect on the future destinies of the United States, and particularly on the commercial agricultural, and political interests of the South. The entire exclusion of all bank paper from the fiscal operations of Government, will, it is believed, be found absolutely necessary to terminate those calamitous fluctuations to which this Union has been subjected every few years, since its fiscal concerns have been blended with the private business of corporations and individuals.

Particular attention will be paid to the foreign and domestic markets; and whatever may affect the interests of our merchants and planters will be carefully collected and promptly laid before our readers. The money market, and the movements of capitalists and statesmen abroad, which may either proximately or remotely affect the price of our great staple will be carefully watched. Literature and the news of the day will receive a due portion of editorial attention.

The Sentinel will, as heretofore, be published daily and weekly—the former at \$12, and the latter at five dollars per annum in advance.

Being excluded from the pale of bank accommodations and our expenses being heavy in all cases, we are constrained to require all subscriptions to be paid in advance. We risk the transmission by mail. Vicksburg, May, 1839.

SOUTHERN LITERARY MESSENGER.

A VIRGINIA MONTHLY JOURNAL.

Published at Richmond, Thomas W. White, and Devoted to every department of Literature and the fine Arts: At \$5 per annum, payable in advance.

In the prospectus issued in the infancy of this periodical, we made use of the following language, as a literary journal performs so important a function in the present organization, it behoves him who undertakes such a work to bring with him a fixed determination to make it worthy the rank which it ought to occupy, and the end which it ought to fulfil. Such, the publisher can with confidence assert, is the determination with which he regards the enterprise before him. If writers can be commanded by money, and if unremitting diligence and steady perseverance on his part will procure their ordinary results, then may he venture to assure all those who regard for literature may prompt them to look upon his designs with favor, that the Southern Literary Messenger will be worthy of their support.

How the promises herein implied have been carried into effect, will be best ascertained by a reference to facts—by reference to the many encomiums from the highest quarters—and to the very extensive and solid patronage which the Messenger has usually received.

The first volume, forming a handsome super-royal octavo of 845 pages, and having a copious index, terminated with the thirteenth No. of the Messenger—the two first numbers, having been issued, it will be remembered, at intervals of a fortnight.

In commencing the second volume we have aimed at improvement. In the literary and critical department such aid has been promised and from such sources as cannot fail to place the Messenger upon a level with any similar publication in the United States, if not in Europe. In the typographical and entire mechanical execution we are determined to spare neither labor or expense. A new font of type has been received expressly for the work, and the extensive arrangements we have in contemplation will not fail to give the entire publication a neater and more pleasing appearance.

While we return sincere thanks for the patronage already so nobly afforded us, we take this opportunity of soliciting a countenance. More especially we call upon the south for support—and are well assured that our appeal will not be in vain.

The Southern Literary Messenger is printed on new type and paper of superior quality, at \$5 per annum payable in all cases in advance.

Subscription cannot be received for less than one year, and must commence with the beginning of some volume.

Five new subscribers, by sealing their names and twenty dollars at one time to the proprietor will receive five copies for one year.

An omission to notify the proprietor of a discontinuance before the commencement of the volume succeeding that for which subscription has been made will be considered a continuance of subscription—and a compliance with those conditions will be rightly exacted from every one who may have failed in giving the proper notice.

Dr. Pitman.

Has located himself permanently in the Town of Holly Springs, and offers his services to the people, in the various branches of his profession:

N. B: His office for the present is at the upper room of Henderson and brothers. June 29, 1839: 3t—pr fee 2 dollars.

NOTICE.

I FORWARN ALL PERSONS from trading for two notes of hand, given by H. R. Ward and myself, to John M. Powell, dated sometime in May last. Each for three hundred and fifty dollars. One payable twelve months from date, the other one payable two years from date, as I am determined not pay them.

W. A. WARD.

July 8, 1839.—2t.

DENTISTRY.



CHARLES O'BRYAN

SURGEON DENTIST

Has located in Holly Springs, where he will spend the present year. Persons from the country will be waited upon at all times. Office on the west side of the square.

REFERENCES.
Rev. G. W. Baker, R. G. Kyle,
Dr. W. S. Reid, W. C. Edmonson,
Dr. J. Chisholm, H. M. Lusher,
Dr. Dewitt of the Northern Bank.
Dr. Tompkins, J. Caruthers,
Col. H. Harris, Dr. Walker.

HOLLY SPRINGS

Electric Institute.

The third session of the Electric Institution will commence on Monday the eighth of July.

We have so arranged our house as to make room for sixty or seventy scholars, should that number be obtained, my attention will be devoted to the Institution, until I can procure a competent assistant.

Young ladies from a distance can be accommodated with board in private families near the school.

Music on the PIANO FORTE by Mr. Kosowski. J. G. TOMPKINS.
June 29 1839.

SHERIFF SALE.

Williams & Epps Randolph: Mott
vs.
George C. Manely James Robinson
A. T. Caruthers Gen. C. Manely &
P. H. McCutchen O. D. Watson.

George C. Manely.
By virtue of Executions in the above stated Cases from the Circuit Court of Marshall County to me directed. I will on the first Monday of August next sell for cash at the Court House in Holly Springs, all the right title claim and interest of George C. Manely in and to lots No. 85 and 86 as designated on the plan of the town of Holly Springs. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
June 25th 1839. 3t—Printers fee 7 dollars.

SHERIFF SALE.

By virtue of an execution to me directed from the Honorable Circuit Court of Marshall county I will sell for cash at the Court House in Holly Springs on the first Monday of August next, all the right title and interest of John Slaughter in and to three acres and a fraction of land which is a part of Lot No 1, as represented on the plan of the addition to Holly Springs, as laid off on section 32, Township 3, range 2, west. Sale in lawful hours.

L. McCROSKEY, Sh'ff.
June 25th, 1839. 3t.—Printers fee 4 dollars.

SHERIFF SALE.

By virtue of three fi fa's to me directed from the Honorable Circuit Court of Marshall County. I will sell for cash at the Court House in the town of Holly Springs on the first Monday of August next all right title and interest of Robert Simpson to Lots No. 261 and 262 in the town of Holly Springs to satisfy 2 executions in favor of John N. Cridlock, and one in favour of Steven Lynch.

L. McCROSKEY, Sh'ff.
June 26th, 1839. 3t.—Printers fee \$4.

NOTICE.

BY MUTUAL CONSENT of the partners it is agreed that the business of the late firm of Clayton and Wilson is to be settled by A. M. Clayton, who is alone authorized to receive payment and grant acquittances upon all claims placed in their hands for collection.

A. M. CLAYTON.
July 6, 1839.—4t.

Notice.

The State of Mississippi, PROBATE COURT Pontotoc County, Special Term, June 24, Pursuit to an order of said Court, all persons interested in the lands, tenements and hereditaments of Erasmus P. McDowell, deceased, are hereby notified to be and appear before the Probate Court of Pontotoc county, at the Court House in the town of Pontotoc, on the 8th day of August 1839, then and there to show cause, if any they can, why so much of the said lands, tenements and hereditaments should not be sold, as will be sufficient to pay the residue of the debts of said deceased.

Witness the Honorable Simon Jeffreys, Judge of said Court, the 24th day of June, 1839.

J. I. WILSON, Clerk.
Pontotoc Mississippi, June 25th, 1839. 6t—Printers fee 6 dollars.

As my name has been published to the world as one of the Stockholders of the McEwen King & Co. Bank. I take this method of correcting the mistake, for a mistake it certainly is, as I do not own stock nor have any interest in that institution.

J. C. RANDOLPH.

SHERIFF'S SALE.

George Thompson, Williams & Epps
vs.
Thomas D Mason Thos D Mason
Edmund H Whitfield Edmund H Whitfield
Thomas Sage use &c. Robert H Pattillo

vs.
The Same
The Same

By virtue of executions in the above stated cases from the Circuit Court of Marshall County, and to me directed. I will on the first Monday of August next sell for cash at the Court House in Holly Springs, all the right title, claim and interest of Thomas D. Mason in and to the following lots and Lands viz: Lots No 79 and 80 containing 19 acres, all of Lot No. 1 except 12 acres in the N. E. corner and three acres on the West boundary of said Lot, as represented on the plan of the addition to Holly Springs, as laid off on section 32 township 3, range 2; 30 acres out of the South west corner of Lot No. 32 on Section 1, Township 4, Range 3 west. Sale within the time prescribed by law; L. McCROSKEY Sh'ff. of Marshall county.
June 21st 1839. 3t.—printers fee \$8.

SHERIFF'S SALE.

Lorenzo B. Pearce, Taylor & Smith,
vs.
Needham Kennedy, The Same,
George R. Craft and
George D. Young.

Isaac A. Herron, W. J. & C. Harbert,
vs.
The Same, vs.

Joseph Delouch, Niles & Elder
vs.
The Same, vs.

W. J. & C. Harbert, Jehu H. McPherson,
vs.
The Same, Needham Kennedy,
E. H. & F. E. Whitfield John Swan and
vs: the same James D. M. Edgar

By virtue of executions in the above stated cases from the Circuit Court of Marshall County to me directed. I will on the first Monday of August next sell for cash at the Court House in Holly Springs, all the right title claim and interest of Needham Kennedy in and to Lot No. 58, as represented on the plan of the addition to Holly Springs as laid off on section 31 Township 3, Range 2, west. Sale within the time prescribed by law.

L. McCROSKEY, Sheriff.
June 25th 1839. 3t.— Printers fee \$10

SHERIFF SALE.

BY VIRTUE of two fi fas to me directed by the Honorable Circuit Court of Marshall County I will sell for cash at the Court House in Holly Springs on the 3d. Monday of August next, all the right title and interest of Benjamin Powell and W. W. Ragan, to the east half of lots No. 47 and 48, as represented on the plan of Holly Springs; to satisfy one Execution in favor of Andrew Allen, and the other in favor of Harris & Holland.—Sale within lawful hours.

L. McCROSKEY, Sh'ff.
July 12, 1839.—10-3t. p. fee—\$4.

SHERIFF SALE.

BY VIRTUE OF Four fi fas to me directed from the Honorable Circuit Court of Marshall county, I will sell for cash at the Court House in the town of Holly Springs on the third Monday in August next, all the right title, and interest of Coleman Spikes to the east half of Section 35, T. 3. R. 2, west to satisfy 2 executions in favor of Joseph Mosby & one in favor of Caruthers and Cain, and one in favor of Kyle, Elder & Co. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
July 12, 1839.—10-3t.

SHERIFF SALE.

BY VIRTUE of an Execution to me directed from the Honorable Circuit Court of Marshall County, I will sell for cash at the Court House in Holly Springs on the 3d Monday of August next, part of lot No. 279, as represented on the plan of Holly Springs levied on as the property of Thomas N. Loving at the instance of Jno. Shelby. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
July 12, 1839.—10-3t.

SHERIFF SALE.

BY VIRTUE of two Fi Fa to me directed from the Honorable Circuit Court of Marshall County, I will sell on the 3d Monday of August next at the Court House in Holly Springs, all the right title and interest of John G. Tompkins, in and to lots No. 25, 34 & 76, in the town of Holly Springs, to satisfy an execution in favor of Hawkins & Rhea, and one in favor of Simeon Henderson. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
July 12, 1839.—10-3t. pr. fee \$4.00

4 DOLLARS PER YEAR, Payable in advance

SHERIFF'S SALE.

I SHALL OFFER for sale to the highest bidder, for cash, at the Court House in Holly Springs, on the third Monday of August next, lots No. 141, 142, 147 & 148, as designated on the plan of the town of Holly Springs; levied on as the property of David H. Hall to satisfy the following alias Executions, to me directed from the Hon. circuit court of Marshall County Mi., against the said D. H. Hall and others securities in forth coming bond, viz: One in favor of H. S. Morgan & co., one in favor of Booth & Christian, one in favor of J. Alston & A. Gillis, one in favor of Hawkins and Rhea vs. A. Nichols and the said D. H. Hall and one in favor of J. S. Curtis against A. Nichols and D. H. Hall. Sale within lawful hours.

L. McCROSKEY Sh'ff.
July 12 1839.—10-3t.

SHERIFF SALE.

Hawkins & Rhea
vs.
Benj. J. Malone, &
Alex. C. McEwen.

BY VIRTUE of an Execution in the above stated case from the Circuit Court of Marshall County to me directed, I will sell for cash on the 3d Monday of August next at the Court House in the town of Holly Springs lots No. 23 & 24 as designated on the plan of the town of Holly Springs. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
July 12 1839.—10-3t. p. fee \$4.

NOTICE.

BY VIRTUE of an alias Execution to me directed from the Circuit Court of Marshall County, I will sell for cash in the town of Holly Springs, on the fifth day of August next, Lots No. 53, 55, 56, as laid down on the plan of the town of Chulahoma, levied on as the property of Andrew Herron at the instance of Richard B. Jarman to satisfy his debts and costs. Sale within lawful hours.

L. McCROSKEY, Sh'ff.
By D. M. Davis, D'pty.
July 5, 1839. 3t.—p. fee \$4.

SHERIFF SALE.

BY virtue of two alias executions to me directed from the honorable the Circuit Court of Marshall county I will sell at the Court House door in the town of Holly Springs on the fifth day of August next lots No 57 and the east half of Lot No 99 Levied on as the property of H. C. & T. M. Wallises at the instance of Jefferson J. McKe and others, sale in lawful hours.

LEVI McCROSKEY, S'ff.
By D. M. Davis, D. Sh'ff.
June 29th 1839. printers fee 4 dollars.

SHERIFF SALE.

BY virtue of an Execution to me directed from the honorable the Circuit Court of Marshall county I will sell at the Court House door in the town of Holly Springs on the fifth day of August next Lots No 245, 246, 247 and 248, as laid down on the plan of Chulahoma levied on as the Property of John Tuggles at the instance of William Y. Goodall ear to living partner of W. Y. & R. C. Goodall to satisfy his debt and cost, sale within lawful hours.

LEVI McCROSKEY, Sh'ff.
By D. M. Davis D. Sh'ff.
June 27th 1839. printers fee \$4.

SHERIFF SALE.

BY virtue of an alias execution to me directed from the honorable the Circuit court of Marshall county I will sell at the Court House door in Holly Springs on the fifth day of August next, lots No 269, 270, 271, and 272. Laid down on the plan of Chulahoma levied on as the property of Whitney W. Nevels at the instance of Thos. Box, to satisfy debt and cost, sale in lawful hours.

L. McCROSKEY, Sh'ff.
By D. M. Davis, D. Sh'ff.
June 25th, 1839. 3t.—printers fee 4 dollars.

SHERIFF'S SALE.

BY virtue of sundry executions to me directed from the Honorable Circuit Court of Marshall County Mis. I will sell to the highest bidder for cash, at the Court House door in Holly Springs, on Monday the 15th day of July next, the following Lots in the town of Holly Springs, viz: Lots No. 151 and 152, as designated on the plan of said town. Levied on as the property of William B. Kirby, to satisfy said Executions.

L. McCROSKEY, Sh'ff.
June 12th, 1839. 3t—2

SHERIFF'S SALE.

BY virtue of a Fi Fa, to me directed, from the Honorable Circuit Court of Panola County Mississippi, I will sell to the highest bidder for cash at the Court House door in Holly Springs, on Monday the 16th day of Sept. next, section of Land No. 1, township 5, Range 4, west. Levied on as the property of Needham Stevens, at the instance of James Brown.

L. McCROSKEY, Sh'ff.
June 12th 1839. 6t—2